IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

GESTURE TECHNOLOGY PARTNERS, LLC, Plaintiff v. HUAWEI DEVICE CO., LTD., HUAWEI DEVICE USA, INC., Defendants.	<pre>\$ \$ \$ \$ \$ \$ \$ CASE NO. 2:21-cv-00040-JRG (Lead Case) JURY TRIAL DEMANDED \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$</pre>
GESTURE TECHNOLOGY PARTNERS, LLC, Plaintiff v. SAMSUNG ELECTRONICS CO., LTD. AND SAMSUNG ELECTRONICS AMERICA, INC., Defendants.	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

JOINT MOTION TO EXTEND DEADLINE TO FILE PROPOSED PROTECTIVE ORDER

Plaintiff Gesture Technology Partners, LLC ("Plaintiff" or "GTP") and Defendants Huawei Device Co., Ltd., Huawei Device USA, Inc. (together "Huawei"), Samsung Electronics Co., Ltd., and Samsung Electronics America, Inc. (together "Samsung") (collectively "Defendants") respectfully submit this Joint Motion to Extend Deadline to File Proposed Protective Order. Good cause exists to extend the deadline to submit the proposed Protective Order – the Parties have met and conferred extensively in good faith and have been unable to reach agreement regarding certain provisions of the Protective Order. Accordingly, the Parties request

a one-day extension to submit a Joint Disputed Protective Order in light of their extended meet and confer efforts. The Parties request that the following deadline be extended:

Current Deadline	New Deadline	
June 2, 2021	June 3, 2021	File Proposed Protective Order

Date: June 2, 2021

/s/ Fred I. Williams

Fred I. Williams

Texas State Bar No. 00794855

Michael Simons

Texas State Bar No. 24008042

Jonathan L. Hardt

Texas State Bar No. 24039906

WILLIAMS SIMONS & LANDIS PLLC

327 Congress Ave., Suite 490

Austin, TX 78701

Tel: 512-543-1354

fwilliams@wsltrial.com

msimons@wsltrial.com

ihardt@wsltrial.com

Todd E. Landis

State Bar No. 24030226

WILLIAMS SIMONS & LANDIS PLLC

2633 McKinney Ave., Suite 130 #366

Dallas, TX 75204

Tel: 512-543-1357

tlandis@wsltrial.com

John Wittenzellner

Pennsylvania State Bar No. 308996

WILLIAMS SIMONS & LANDIS PLLC

1735 Market Street, Suite A #453

Philadelphia, PA 19103

Tel: 512-543-1373

johnw@wsltrial.com

Attorneys for Plaintiff

Gesture Technology Partners, LLC

Respectfully submitted,

/s/ Christopher W. Kennerly

Christopher W. Kennerly (TX Bar No.

00795077)

chriskennerly@paulhastings.com

Radhesh Devendran (pro hac vice)

radheshdevendran@paulhastings.com

PAUL HASTINGS LLP

1117 S. California Avenue

Palo Alto, CA 94304

Telephone: (650) 320-1800

Facsimile: (650) 320-1900

Allan M. Soobert

allansoobert@paulhastings.com

PAUL HASTINGS LLP

2050 M Street NW

Washington, D.C. 20036

Telephone: 202-551-1700

Facsimile: 202-551-1705

Elizabeth L. Brann

elizabethbrann@paulhastings.com

PAUL HASTINGS LLP

4747 Executive Drive, 12th Floor

San Diego, CA 92121

Telephone: (858) 458-3000

Facsimile: (858) 458-3005

Robert Laurenzi

robertlaurenzi@paulhastings.com

PAUL HASTINGS LLP

200 Park Avenue

New York, NY 10166

Telephone: (212) 318-6000

Facsimile: (212) 319-4090

Melissa R. Smith (TX Bar No. 24001351)
GILLAM & SMITH, LLP 303 S. Washington Ave.
Marshall, TX 75670
Telephone: (903) 934-8450
Facsimile: (903) 934-9257
melissa@gillamsmithlaw.com

Attorneys for Defendants Samsung Electronics Co., Ltd and Samsung Electronics America, Inc.

By: /s/ J. Mark Mann

J. Mark Mann State Bar No. 12926150 mark@themannfirm.com G. Blake Thompson State Bar No. 24042033 blake@themannfirm.com

MANN TINDEL & THOMPSON

201 E. Howard Street 903.657.8540 903.657.6003 (fax) *AND*

Kent E. Baldauf, Jr. (PA ID No. 70793) Bryan P. Clark (PA ID No. 205708)

THE WEBB LAW FIRM

One Gateway Center 420 Ft. Duquesne Blvd., Suite 1200 Pittsburgh, PA 15222 412.471.8815 412.471.4094 (fax) kbaldaufjr@webblaw.com bclark@webblaw.com

Attorneys for Defendants Huawei Device Co., LtD., Huawei Device USA, Inc.,

CERTIFICATE OF CONFERENCE

The undersigned hereby certifies that on June 2, 2021, counsel for Defendants complied with the meet and confer requirement in Local Rule CV-7(i). This motion is unopposed.

<u>/s/ Christopher W. Kennerly</u>
Christopher W. Kennerly

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was filed electronically in compliance with Local Rule CV-5 on June 2, 2021. As of this date, all counsel of record had consented to electronic service and are being served with a copy of this document through the Court's CM/ECF system under Local Rule CV-5(a)(3)(A).

/s/ Christopher W. Kennerly
Christopher W. Kennerly